

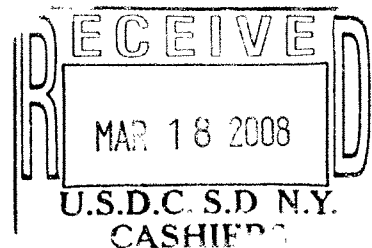
08 CV 02844

John Fellas
Hagit Elul
Sarah Barrett*
*application for admission pending

HUGHES HUBBARD & REED LLP
One Battery Park Plaza
New York, New York 10004
(212) 837-6000
fellas@hugheshubbard.com

Attorneys for Defendants Dr. Marco Stoffel and Lauramca Holdings, L.L.C

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK



VISTRUST COMPANY (JERSEY) LIMITED AS TRUSTEE OF THE ALSAM; COLLEEN AND LOGANY SETTLEMENTS; COLLEEN INVESTMENT AG; ALSAM HOLDING AG; PENNY ASSET AG; LOGANY EQUITY AG; VIERWALDSTATTER BETEILIGUNGEN AG; CLARICK AG; COLLEEN INVESTMENT, L.L.C.; LOGANY, L.L.C.; AND WILLIAM TACON, RECEIVER AND MANAGER OF THE ASSETS OF MAYTOWN UNIVERSAL SA AND PLYMPTON UNIVERSAL SA.

Plaintiffs,

-against-

DR. MARCO STOFFEL; ALBE ASSOCIATES LIMITED; BLUECOLT SECURITIES CORPORATION; LAURAMCA HOLDINGS, L.L.C.; AND JOHN DOES 1-10,

Index No.:

RULE 7.1 STATEMENT

Defendants.

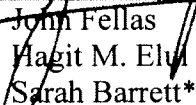
Pursuant to Federal Rule of Civil Procedure 7.1 [formerly Local General Rule 1.9] and to enable District Judges and Magistrate Judges of the Court to evaluate possible disqualifications or recusal, the undersigned counsel for Lauramca Holdings, L.L.C. (“Lauramca”), a private non-governmental party, certifies that no corporation, parent or publicly held, owns directly or indirectly through a subsidiary more than 10% of Lauramca’s stock

Lauramca has no publicly held parent companies, affiliates or subsidiaries, and there are no other publicly held companies that own 10% or more of Lauramca’s stock.

Dated: New York, New York
March 18, 2008


HUGHES HUBBARD & REED LLP

By: _____


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